Case 1:05-cv-00762-SLR Document 67-3 Filed 01/11/2007 Page 1 of 43

EXHIBIT F

LOTA YCKEDIEMI

THIS LOAM ACREMENT dated 13 December, 1984 is made between The People's Republic of the Coogo (the "Jorrover") and Equator Bank Limited (the "Londe=").

STREETS

- (A) By an agreement deced 23rd January 1984 (the "Contract") between the Ministry of Building and Public Works of The People's Republic of the Congo (hereinefter called the "Ministry") and Bovie International Limited of 10-13 Beathfield Terrace, Chiavick, London W4 AJE, England (the "Contractor"), the Contractor agreed to manage, to organise, to supervise. and to secure the execution of certain building works for the construction of the Brazzeville - Mayers - Lindenba bightay (the "Highway") in The People's Republic of the Congo.
- (B) At the request of the Borrower the Lender is willing to great to the Borrover on the terms of this Agreement a loan of up to U.S. \$6,500,000 in order to assist it in financing payment of local costs of the construction of the Highway.

MCW IT IS AGREED AS FOLLOWS:

Certain Definitions - In this Agreement

a "banking day" nears a day on which backs and foreign exchange morkets are open in London, New York and Nassau for business of the type required for the purposes of this Agraement;

"Commitment" means the obligation of the Lender to make the Loan during the period from the date harmof until December 21, 1984 in an aggregate principal amount of up to U.S. \$6,500,000 in accordance with the terms of this. Agreement;

"Congolese Public Entity" mesus The People's Republic of the Congo or sm agency, authority, department, ministry or other instrumentality of The: People's Republic of the Congo and any person directly or indirectly controlled or wholly would by The People's Republic of the Congo or by a Congolere Public Bocity;

"dollars," "U.S. \$" and the sign "\$" mean the lawful currency of the United . States of America; .

"Interest Date" name each date falling at the end of each successive perfod of six months effer the date of this Agraement or, if any such date is not a . : banking day, the next date that is a banking day;

the "Loan" seems the loan nede or to be nade to the Borrower under the terms. of this Agreement or such part thereof as is from time to time outstanding;

DEN

CERTIFIED A TRUE COPY

Allen tovery

ALLEN & OVERY

DATED: 2117199

a "potential" Event of Default is any condition, event or act that with the giving of notice and/or the lapse of time and/or the fulfillness of any other requirement would constitute an Ivent of Default;

"relevant debt" means debt in respect of menies borrowed or taised or the deferred price of goods or services or wider quarentees or similar undertakings or under finance lesses;

"tex" includes any present or future tex. impose, lavy, duty, charge, fac, deduction or withholding of any netural

The Facility

- (A) The Loss Subject to the terms of this Agreement, the Lander agrees to make the Loan to the Borrower in two advances of U.S. \$3,250,000 each. both on or before December 31, 1984.
- (B) Diebursement The Contractor may present to the Leader disbursement. claims totalling the amount of the Loan for payment of sucumts due from the Borrover for local costs of the construction of the Righvay under the Contract. The Lender shall, subject to the other provisions of this-Agreement, meet the first U.S.\$3,250,000 of the Contractor's claims by waking the first advance. The Lender shall not be obliged to make the first advance to seet the claims unless they (s) are teceived in time for disbursement on or before December 31, 1984 and (b) are substantially in the form of Exhibit A. duly completed and eigned by all persons whose eigneture is provided for in that Exhibit. On or before December 31. 1984 the Lender shell, subject to the other provisions of this Agreement, make the second advance by depositing the second U.S.\$3,250,000 in the account of the Borrover on the books of the Lender. The funds. . constituting the second advance as aforesaid shall be paid out of the Borrover's account only to meet additional claims from the Contractor. The Landar shall not be obliged to make payments to the Contractor from the Lender's account as aforesaid unless those claims are substancially in the form of Exhibit &, duly completed and signed by all-persons whose signature is provided for in that Exhibit. The Lender shall make the first edvance and all subsequent payments required by this Agreement to be made to the Contractor by causing dollars to be credited to the account of the Contractor with a dank in the United Kingdom scationed in the disbursement claim.
 - Contract The Borrower hereby acknowledges (for the avoidence of doubt) that its liability to perform this Agreement in accordance with its terms is in no way conditional upon performence of the Contract by the Contractor or the validity of any disbursament claim made under the ... Contract and that the Borrower's liability shall be in no way affected by any claim that it may have or may consider it has against the Contractor.

3. Incerest

- (A) Lacrest Periods Interest chall secrue on the Loan during successive periods ("Interest Periods") and the Borrover shall on the last day of each such interest Period pay to the Lander the amount of interest to accrued. The first Interest Period as to each advance shall begin on that date on which the advance is usde and shall end on the first interest Date thereafter. Subsequent Interest Periods shall (subject to sub-classes (C) of this classes) begin on the expiry of the precading Interest Period and end on the next succeeding Interest Date.
- (8) Race of Interest The race of interest applicable to the Loan during any Interest Pariod shall (subject to sub-clause (C) of this clause) be the rate per summ determined by the Lender to be the sum of two percent (II) per canum (the "Margin") and the srithmetic mean (rounded upwards to the nearest whole multiple of one-eixteenth of one porcent (1/161)) of the rate at which, on the second banking day before the beginning of that Interest Period, the Lender is offered by prime banks in the London Interbenk Eurocurrency Market dollar deposits in amounts equal to the Loan and for a term equal to that of the Interest Period. If the Borrover fails to pay any sum under this Agreement on the date on which it falls due it shell (without prejudice to any other rights of the lender) pay to the Lender interest on that sum from the date on which it fell due until the data of actual payment to the Lender (as well after as before my judgment) at a rate (the "Default Rate") equal, in respect of each successive period of such duration as the Lander may select, to the sum of (a) one percent (1%) per annum and (b) the rate that would have applied to that period if it had been an Interest Poriod and if the defaulted som bad been the Loan, provided that, if the Lander determines. that sub-clause (C) of this clause 3 would have applied to the defaulted our during any such period if that period had been an Interest Period and if the defaulted sum had been the loan the rate of interest payable on the defaulted sum during that period shall be the higher of (1) the Default Rate and (2) the sum of (x) one percent (11) per annua and (y) the Margin and (z) the rate determined by the Lander to represent its cost of funding the defaulted encount (whether in dollars or otherwise) .: during that period. The forrower shall pay such interest on the earlier of the last day of the period by reference to which it is exiculated and the date of actual payment of the sum on which it has accorded.
- (C) Alternative Rate of Interest Saturthstanding the foregoing provisions:

 of this classe, if with respect to any Interest Period (a) the Lender
 determines that by reason of circumstances affecting the London Interbuik
 Enrocurrency Market fair and adequate means do not or will not exist for
 escertaining a rate of interest applicable to the Loan during that
 Interest Period or (b) the Lander is unable to obtain dollar deposits in
 encounts or for a term necessary to fund the Loan for that Interest Period
 or that the interest rate during that Interest Period does not, after
 deducting the Margin, raflect the cost to the Lender of funding the Loan
 during that Interest Period, the Lender shall so notify the Fortover and,
 notwithstanding snything class in this Agreements
 - (x) if the Interest Ferriod would have been the first in relation to an Advance, that Advance whall not be made unless within one south from

the day that would otherwise have been the first day of that Interest Period the Borrover and the Lender agree in writing that that advance will be nade on terms different (as to rate of interest, currency or otherwise) from those that would otherwise apply (an "alternative basis") and as to such other matters as may be necessary in order to implement that agreement;

- (y) in any other case, the duration of the Interest Period shall be one wouth and the rate of interest applicable to it shall be the sun of the Margin and the care that expresses as a rate per annum the cost to the Lender (as determined by it) of funding (whether in dollars or otherwise) the Loss during that Interest Period;
- (z) if, where the circumstances are those set out in paragraph (y), the Borrover and the Lender fail to agree in writing on an alternative basis on which the Loan is to be maintained after the end of the Interest Feriod mentioned in that paragraph, the Bornover shell prapay the Loan on the last day of that Interest Period.

Repayment and Prepayment

- Repayment The Bornower shall repay the Loss in ten consecutive. instalnance, each equal to one tenth of the amount of the Loan. The first such instalment shall be payable on the first Interest Date and the remaining instalments shall be payable one on each of the nine succeeding. Interest Dates.
- (3) Voluntery Prepayment The Borrewer may propay the Loan in Call (but not in part) on the last day of any Interest Period if it has given to the Lander at least one month's prior written notice of its intention to do so, and by giving any such notice shall become liable to make the prepayment on the date to which it refers.
- (C) Other Prepayments If the Barrover has become obliged to indemnify the Lender under clause 14 it may by one mouth's prior written source proper the Loan in full (but not in part) on any banking day (without prejudice to its obligation to indemity the Lender in accordance with clause 14). Any such prepayment and any such prepayment useds pursuant to clease 7(f) shall reduce ratably each remaining repayment instalment.
- (D) Provisions Generally Applicable The Borrower may not make any repayment : or prepayment except as expressly provided in this agreement and may not reborrer any amount repaid or prepaid. The Borrover shell, at the same time as any repayment or propayment is made to the Esoder under any provision of this Agreement, pay all incurest secrets on the amount repaid or prepaid and all other snounts them payable under this FLIAGERIE.

Year and Expenses

(A) Yees - The Rorrover shall pay to the Lender (a) a menagement fee of . U.S.\$121,875 which fee shall be payable on or before the date of the first advance under this Agreement; and (b) a legal fee of U.S., \$10,000 payable on or before the date of the first advance under this Agreement.

- (B) Expenses The Borrower shall on request reimburse to the Lender against production of relevant invoices (a) all expenses and taxes thereon incurred by the Lendar in connection with the negotiation, preparation and execution of this Agreement, except that all legal expenses in connection with the preparation of this Agreement shall be deemed included in the legal fee specified in clause 5(A)(c); (b) all other expenses and taxes thereon incurred by the Lander in connection with any anencinent or variation of or vaiver given in connection with this agreement and (c) all expenses (including legal food) and taxes thereon incurred by the Lender for the enforcement or preservation of any rights under this Agreement.
- Taxes All payments to be made by the Borrover to the Lender under this Agreement, including under this clause, shall be made free and clear of and victoret any deduction or withholding on account of tax unless a deduction of withholding is required by law, is which event the Borrover shall (i) promptly pay or cause to be paid to the appropriate authority the amount of the withholding or deduction. (ii) produce to the Lender nor larer than thirty (30) days after that payment a receipt of that authority evidencing that it has received the proper shount from the Borrower and (iii) pay such further times as may be necessary so that, after the deduction or withholding, the Lender Inceives on the due date the abount it would have received had no such deduction or withholding been required. Without prejudice to the preceding provisions of this clause 6, the Borrover shall (a) on demand indemnify the Lander against any Hability to make any payment in respect of tax on or in relation to my sue payable under this Agreement otherwise than in respect of tax levied on its overall net income in the jurisdiction in which its principal office or leading office is located and (b) pay (and indemnify the Lender against any liebility to pay) any stamp, registration or similar taxes or ducies that may be or become payable with respect to this Agreement.
- Conditions Precedent The Lender shall not be obliged to make the loss if (A) an Event of Default or potential Event of Default has occurred or will occur by reason of the Loan being made or (3) the Borrover has not paid such fees nontioned in clause 5 as have then fallen due. The Lender shall not be obliged to make payments to the Contractor from the Borrover's account so provided in closes 2 (3) if the Lander has not received before the date on which the payment is to be made:

presentined as true and current by the nintates of finance of Resolution of the Congress & person way suchurisudiby him of (1) documents evidencing the authority of the person who has executed this Agreement for the Borrover Indiality vithout limitation, an authorization ("plains possession) gradies by the localet epproprieto sepresentative of The People's Republic of the Course, and of the persons who will (until replaced by other daly exposered () petrone) sign any oches tomocres in commercian with this Agreement, and (11) an undertaking of the Direction Conerals du Credit at de. Relations Financieres, acting by delegation from the Minister of Finance of the People's Republic of the Congo, whereby the said "Direction" undertakes to grant, as and when necessary, all authorisations necessary to enable the Borrover to acquire dollars at such times and in such anounts as to enable it to neet on due date its payment obligations under this Agraement, all such documents to be satisfactory in form and subscance to the Lendars

- (b) documents evidencing:
 - (i) the appointment of The Law Debenture Trust Corporation p.l.c. at process agant in London for the purposes of this Agreement, and its acceptance of that appointment, substantially in the form of Exhibit B:
 - (ii) the appointment of United States Corporation Company as process agent in New York and its acceptance of that appointment, in the form of Exhibit C;
- (c) an opinion of the President of the Supreme Court of The People's.

 Republic of the Congo, or his duly authorized representative, in the
 form of a French text corresponding substantially to the English
 text set out in Exhibit D;
- (d) a copy of the Contract, certified as true and correct by the Central Commercial Director of State Contracts of The Feople's Republic of the Congo or a person duly authorised by him and evidence.

 Satisfactory to the Lender that the Contract has entered into force in accordance with Clause 8.1 of the "Ceneral Conditions of Contract" forming part of the Contract or will, immediately upon any portion of the Loan being used, enter into force;
 - (e) certified copies of evidence of the authority and specimen signatures of (1) the person who will sign the disbursement claims on behalf of the Contractor and (11) the person who will countersign the disbursement claims on behalf of Caisse Congolaise d'inortissement;
 - (f) an opinion of a Congolese lawyer selected by the lender, in form and substance setisfactory to the Lender.
- R. Representations and Warranties The Borrower represents and warrants to ...
 the London them:
- (A) Power Under the laws of The People's Republic of the Congo it has full legal right, anthority and power to enter into and to perform this Agreement and has taken all necessary action to exthorise the execution and performance of this Agreement.

- (3) Bioding Obligations All the obligations expressed to be assumed by the European under this Agreement are legal, valid and binding as obligations of The People's Rapublic of the Congo, enforceable in accordance with their respective terms.
- (C) No Breach The Borrover will not by entering into or parforming this Agreement breach any agreement or any order of a court or any law, regulation, decree or other instrument in The Paople's Republic of the Congo.
- (D) Authorisations All approvals or authorisations (including exchangecontrol authorisations) necessary in connection with this Agreement in
 The People's Republic of the Congo have been obtained and are in full
 force and effect.
- Registration No registration, notarisation or similar formality isrequired in connection with this Agreement in The Peopla's Republic of
 the Congo except (a) for (i) registration for the purposes of documentary
 registration tax which, unless exempted, will be assessed at a first
 incainal amount and (ii) registration in connection with proceedings
 brought under this Agreement in The People's Republic of the Congo which,
 unless exempted, will give rise to a proportional registration tax; all
 of which aforementioned taxes will, unless exempted, be paid by the
 Borrower in accordance with clause 6, and (b) that this Agreement should
 be approved by the "Commission Centrals des Barches et Contract de
 l'Etat."
- (F) Default No Event of Default or potential Event of Default has occurred or will occur by reason of the Loan being made.
- (C) Commercial Act Execution and performance of this Agreement by the Borrover constitute private and commercial rather than public or governmental acts.
- (H) No Litigation No litigation, arbitration or administrative proceeding.

 is in process or, to the best of the knowledge of the lorrower,
 threatened against the Borrower or any other Congolese Public Entity that
 is reasonably likely to have a natural adverse effect on the interests
 of the Lander under this Agreement.
- (I) Form This Agressment is in proper form for enforcement in The People's Espablic of the Congo.
- (J) Earking There is, at the data of this igreement, nothing to prevent any claim under this Agreement from ranking as a general obligation of the lorrower at least part passu with the claims of all other creditors of the Borrower. Except as disclosed in writing to the Lender prior to the date hereof, as at the date of this Agreement there is in existence no northage, pledge, security or similar preferential arrangement over any assets or revenues of the Borrower or of any other Congoless Public Intity.
- (X) Proceedings The obligacions of the Borrover under this Agreement may be enforced in the courts of The People's Republic of the Congo and the Borrover would not be entitled in any proceedings brought in those courts for enforcement of any such obligation to any immunity of jurisdiction.

- (L) I.H.F. The Borrower is a member in good standing of the International Hometery Fund ("I.H.F.").
- (M) The Borrover is not aware of the existence of any fact or circumstance. that has not been disclosed to the Lender and that could reasonably be expected adversely to affect the decision of the Lender to lend to the Borrower.
- 9. Undertakings The Borrower undertakes
- (A) To furnish to the Lender, as and when produced, copies of such reports and documents conserming the financial position of the Borrower as are from time to time publicly available and to provide to the Lender such other information relevant to this Agreement or to the Contract as the Lender may reasonably request;
- (3) To obtain promptly from time to time all such approvals and muthorisations (including exchange control authorisations) and to offect all such registrations and similar formalities as may be or become necessary or advisable in counscrion with this Agreement and to comply with the terms of all such approvals, authorisations and registrations as have been or may be obtained or effected;
- (C) Promptly to notify to the Lender from time to time the occurrence of any Event of Default or potential Event of Default of which it has knowledge;
- (D) To procure that the claims of the lender under this agreement will rank as general obligations of The Zeopla's Republic of the Congo at loase pari passe in right and priority of perment with the claims of all other creditors of The People's Republic of the Congo and not to create or to allow to subsist any mortgage, please or other security or other preferential arrangement over any of the assets or revenues of The People's Republic of the Congo or of any Congolose Public Entity in favour of any creditor; and
- (E) To procure that the Ministry makes payment to the Contractor, no later than the data on which the disbursement claim referred to in sub-clames 2(8) is presented to the Lender, of all amounts payable underclause 8.1 of the "Ceneral Conditions" forming part of the Contract that are not financed by the Lean.
- 10. Acceleration The Lender shall not be obliged to make the loss or any portion thereof and shall be entitled by notice to the Borrower to require the Loss to be repell issociately or on the date specified in the notice (together with accrued interest and all other smounts payable under this Agreement) if any of the following events ("Events of Default") occur:
- (A) The Torrover fails to pay when due any ascent payable under this Agraement;
- (B) Any representation or statement used by the Borrover in or in connection with this Agreement or made in any document provided under this Agreement prover to have been incorrect in any material respect upon made or (except in respect of clauses 8(5) and 8(7) of this Agreement) would be

bbr

incorrect in any naterial respect if repeated at any time during the term of this Agrospout with respect to the circumstances then existing:

- (C) The Borrover fails to perform any of its obligations under clause 9(C), 9(D) or 9(E) of this Agreement;
- (D) The Borrover fails to perform any obligation under this Agreement (other, ...) than an obligation mentioned in sub-clause (A) or (C) above) and the ... failure, if expable of remedy, is not reachled within thirty (30) days ... after a requirement to that effect made by the Lender;
- (E) The Borrover or any other Congolese Public Entity defaults in the payment when due of any relevant dabt (arising otherwise than under this Agreement) or any condition, event or act occurs that causes any relevant debt of the Borrover or of any other Congolese Public Entity to become due prior to its specified due date or entitles the creditor to when it is oved (or any agent for that creditor) to declare it due prior to its specified due date;
- (F) (i) The Borrower or any other Congolese Jublic Entity is unable to 747 its debts generally as they full due or takes any steps with a view to a readjustment or a rescheduling of its debts or of any category of its debts or suspends or declares its intention of suspending payment of its debts or suspending or declares its intention of suspending payment of its debts generally or of any category of debt or of suy excumt payable under this agreement or (ii) any Congolese Public Entity is the subject of proceedings under any benkriptcy law, law for the relief of debtors or proceedings under any benkriptcy law, law for the relief of debtors or assignment for the benefit of or enters into any composition or assignment with creditors or any class of creditors or (iii) a receiver, arrangement with creditors or any class of creditors or (iii) a receiver, arrangement with creditors or any class of creditors or (iii) a receiver, arrangement with creditors of any class of creditors or only Congolese intervence or similar officer is appointed with respect to any Congolese Public Entity or a substantial part of the arranged or other legal process is leviad on any substantial part of the arranged or the Borrower or of any Congolese Public Entity and is not discharged within thirty (30) days;
 - (G) Any approval, authorisation or registration required in connection with this Agreement is withdrawn, asspended, limited or ceases to be in full force and effect;
 - (H) The Contract is not aside, suspended or terminated for any reason.

 whatsoever or otherwise ceases to be in full force and effect or action
 is initiated by any person with a view to any of the foregoing:
 - (1) Any event occurs or circumstances arise that may have a material siverze effect on the ability of the Borrower to perform its obligations under this Agreement;
 - (I) The People's Republic of the Congo cesses to be a member in good standing of the I.M.F. or cesses to be eligible to use the resources of the I.M.F: under the Articles of Association of the I.M.F.

Payments

- Adjustment of Dates If the date for payment of any sum under this Agreement is not a banking day, the date for payment shall be postponed to the next banking day.
- Dollar Paymonts The dollar is the currency of account and of payment : under this Agreement. All payments to be made by the Borrover under this Agreement shall be made in dollars and in some day funds (or such other form of dollar funds as may at the time of payment be customary for the settlement of international dollar transactions in New York City) through the New York Clearing House Interbank Payments System not later than II a.m. (New York time) on the date for payment to account No. 00-016618-01 of the Lander at The Eongkong and Shanghai Banking Corporation, Five World Trade Center, Rev York, New York 10048 U.S.A. or such other account as the Lender may from time to time designate by notice in writing to the Borrover.
- (C) . So Set-off Without prejudice to clause 6, all payments to be made by . the Borrover under this Agreement shall be made without deduction for or ON account of may sec-off or counterclain.
- 12. Indemnities The Borrover shall on demand pay to the Londor amounts sufficient to indemnify the Lender:
- (A) Against any loss (including loss of Margin), promiums, penalties or expense (including without limitation those incurred in liquidating deposits or re-employing funds taken or borroved to fund the Lorn) that the Lender determinus it has sustained as a consequence of (1) payment of any amount on which interest accrues otherwise than on the last day of the period by reference to which interest is calculated, (ii) the failure by the Borrower to fulfil its obligations under this Agreement, (iii) the Lozz not being made for any reason other than the negligence or wilful default of the Londer or (ir) the acceleration of the Low under clause 10;
- Against any loss or expense that the Lender determines it has sustained. by reason of any discrepency between (s) the rate of exchange (which expression includes any premium and costs of exchange) at which a sum .

 payable in one currency (the "first currency") under this Agreement has been converted into any other currency (the "second currency") for the purpose of making or of filing a claim against the Borrower or of obtaining an order or judgment of any court against the Sorrover or of enforcing any such order or judgment and (b) the same of exchange at which the Lender is able to purchase the first currency with the second correctly on the first day on which such purchase is practicable after. receipt by the Lender of any enount of the second currency paid in satisfaction (in whole or in part) of the claim, order or judgment. Any amount payable by the Borrower under this sub-clause (3) shall be a separate debt the limbility for which shall not be affected by judgment . being obtained for any other amount puyable by the Borroven under this Agreement.

- 13. Calculations and Determinations
- (A) Basis of Computation All interest and commitment fees shall accuse from day to day and be computed on the basis of the actual number of days.

 elspeed and as if the year were composed of three hundred and sixty (360) days.
- (3) Determinations Whenever this Agreement provides for the determination by the Lender of any natter or thing, that determination shall be conclusive, in the absence of manifest error.

 $\ddot{\cdot}$

- is. Increased Costs If the Lender determines that the result of the introduction of or any change in, or in the incerpretation of, any instrument having the force of law or compliance with any directive or request from any central bank or fiscal, monetary or other relevant authority (whether or not having the force of law) is (s) to increase the cost to it of making or agreeing to make available or funding the Loan or (b) to reduce the amount of any payment receivable by it under this Agreement or to require it to forgo any payment receivable by it under this Agreement or to require it to forgo any amount payable under this Agreement, the Torrower shall (except to the extent that it is liable to indemnify the Lender therefor under clause 6) on demand from time to time pay to such amounts as the Lender may determine to be uncertainty to indemnify it against the increased cost mentioned in (s) or against the reduction or requirement mentioned in (b).
- 15. Change in Circonstances If the Lender determines that it has become unlawful for it to make or to maintain the Loan or that, in light of any directive or request from any central bank or fiscal, monetary or other relevant authority (whether or not having the force of law) it would be impracticable for it to do so, it shall promptly so notify the bottower, impracticable for it to do so, it shall promptly so notify the bottower, whereupon it shall be telessed from all obligation to make the Loan and, if the Loan has been advanced, the Bottower shall repay the Loan on demand by the Lender.
- 16. Assignment This Agreement shall be binding upon the Borrover and its successors and sesigns and shall inure to the benefit of the Londer and its successors and sesigns. The Borrover may not assign any of its rights under this Agreement virbout the consent of the Lander. The lender may assign any of its rights and obligations under this Agreement to any bank or lending institution and may saintain the Loan out of such office as it may from time to time select and notify to the Borrover.
- 17. Set-off The Borrover authorises the Lender (1) to set off any creditbelance to which the Borrover is entitled on any account of the Borrover (irrespective of currency) squinet any unpaid amounts due end payable by the Borrover under this Agreement and (ii) to apply any non-foliar believes on such accounts toward the purchase of dollars, in exercise of any such right of set-off.
- 18. Notices All notices or other commications shall be given at the respective addresses set forth at the end of this agreement or at such other address as either party may designate as its address by notice from time to time to the other party. Notices or commications to the Borrover shall be deemed to have been received, in the case of telexas, on the day on which sent (or, if that day is not a working day in the place where the telex is

RAN

received, on the next working day in that place), in the case of lactors thirty days after having been put in the post (sirrail if addressed to another country) postage prepaid and in the case of telegrans, fifteen days after daspatch.

19. Law and Jurisdiction

- (A) This Agreement shall be governed by the laws of England. The Borrower haroby irravocably arrows that any suit, action or proceeding against the Borrower arising out of or in connection with this Agreement may be brought in the High Court of Justice in England, Federal Courts sitting in, and the State Courts of, New York, New York U.S.A. and the Courts of the People's Rapublic of the Congo and irravocably subsite to the jurisdiction of each such court, but nothing shall preclude the Lender from bringing any proceedings arising out of or in connection with this agreement in the courts of any other competent jurisdiction, and proceedings in one jurisdiction shall not preclude proceedings in another jurisdiction whether concurrent or not.
- (8) The Borrover bereby irrevocably appoints The Law Debenture Trust Corporation p.l.c., Estates House, 66 Greshen Street, London 2028 78X. England and United States Corporation Company, 70 Pine Street, New York, New York, New York 10270 W.S.A. as its agents for service of process in any such suit, action or proceedings in England and New York, tespectively, provided that if at any time The People's Republic of the Congo maintains and Esbassy or Consulate in London or New York, any process relacing to proceedings sxising out of or in connection with this Agreement may be waltedly served on the Borrovet if served on the Ashanador or Consul-General for the time being of The People's Republic of the Congo in London or, as the case may be. New York.
- (C) The Bottover consents generally in respect of any suit, action on proceedings arising out of or in connection with this Agraement to the giving of any raliaf, or the issuance of any process in connection with any such suit, action or proceedings including, without limitation, the naking, enforcement or execution against any property whatsoever (irrespective of its use or inconded use) of any order or judgment that may be made or given in such action or proceedings.
- (B) To the extent that the Forrover may in any jurisdiction claim for itself; or its assets immuity from suit, execution, attachment (whether in add of eracuriom, before judgment or othervise) or other legal process and to the extent that in any such jurisdiction there may be attributed to the extent that in any such jurisdiction there may be attributed to itself or its assets such immuity (whether or not claimed) the Borrower agrees not to claim and valves such immuity to the fullost extent permitted by the laws of that jurisdiction intending, in particular, that in any proceedings taken in New York the foregoing valver of immuity shall have effect under and be construed in accordance with the United States Foreign Soversign Immunities Act of 1976.
- 20. Language This Agreement is being executed in English and French versions. In the event of any discrepancy between the two versions, the English version shall for all purposes prevail. All notices, communications and other documents to be delivered under this Agreement by the Borrover

shall in French or in English.

-21. No Waiver - No failure to exercise nor any delay in exercising on the part of the Lender any right or remedy under this Agreement shall operate as a priver thereof nor shall any single or partial exercise of any right or renedy prevent may further or other exercise thereof or the exercise of any other right or resedy. The rights and remedies provided for in this Agreement are cumulative and not exclusive of any rights or remedies provided by law.

22. Severability - The invalidity, illegality or unenforceability of any provision of this Agreement in any relevant jurisdiction shall not affect the validity, legality or enforceability of any other provision of this Agreement, nor that of the former provision in any other relevant jurisdiction.

IN WITNESS WERREDT the parties have caused this Agracment to be executed the. day and year first above written.

SICHATORIES

THE PEOPLE'S REPUBLIC OF THE CONGO

Etienne NOTE Director Cantrul Come Complete d'Assettance BF. 2000 - Tillex 8294 XO BPAZZAVILLE

Name: Etienna Mote

Title: Directeur Comeral de la Caisse Compolaise d'Amortionnment

Address: Brazzaville

The People's Republic of the Cougo

Eclex 5294 KG CACONAM. CCA BP. 2090

CETIMIL INAS ROTAUDS

Hioras P. Edao

Title: Attorney-in-Fact Address: Norfolk Bouse

Producick Street 7. 0. Box 55-6273 Rarsen, M.P., Babemas

FORM OF DISTURSEMENT CLAIM

		• •
_ ::		
To: Equator Bank Limited		
Norfolk House	• •	· .
Fradesick Street		•
P. O. lox 85-6273		
Nessau, M.P., Bahames		
		•
We refer to (1) the Contract (as de referred to) between the Hinistry of Republic of the Congo and Bovis Intedated 1984 (the "Loan of the Congo, as borrover (the "Borro	suilding and rubile sor rnstious? Limited and ' Asressent') between The	(11) the agreement People's Republic
U.S. \$ (st your prevailing to us) in respect of all or a part the Contract, and confirm that the x us under the Contract.	of the	referred to in due and owing to
and the second all almost to	wir Assume No. () víth
Please credit the amount claimed to	. 00. mccame	
	Bovis International L	iniced :
	•	
		, .
		• •
•	Ву	
•	Name:	
	Title:	• •
	Date:	- 198
We refer to the above disbursement of made under the Loan Agricment the procedures described therein.	is letetica to 17	
	Caisse Congolaise d'à	sortissessi .
	••	
		•
•		:
•	Zy	
	Heme:	
		•
	Title:	1-08
	Title: Date:	198
		198

ETHIBLE 8

PRIVATE AND CONFIDENTIAL

The Law Debenture Trust Comporation p.l.c. Estatas Bousa 66 Grankes Street Lorden ECIT TEX ENGLAND

Done Sire:

December, 198 a brief summary of He refer to the Loan Agreement dated ___ which appears in the record sheet attached hereto. We write to record the terms agen which you have agreed to be appointed by us in the Loan Agreement, to receive on our behalf service of process in the Courts of England in respect of any legal action or proceedings arising out of or in connectionwith the Loan Agraement.

- Upon receipt of any service of process issued out of the Courts of England addressed to us and arising out of or in connection with the Loan Agreement, you will on our behalf accore such service and will notify us by celex or cible at the number or address shown in the record sheet attached bereto (or each other number or address as may from time to time be specified by us in writing) to the effect that you have accepted service of process onour betalf. Such notification need only inform us of the name of the party: issuing the proceedings, the date upon which you accepted service of process and the date (if any) by which action must be taken to avoid judgment being entered against us in default of appearance before the Court. The . notification need not include any details of the nature or substance of the claim or claims made by the issuing party. You shall, however, sak us the names of our London solicitors (if any) to whom copies of the relevant. documents should be sent.
- 2. . Policying such notification by talex or cable you will confirm the ... acceptance to us by sirasil letter at the address shown in the record sheet." attached hereto (or such other address as may from time to time be specified by us in writing), enclosing the documents which you have received in . connection with service of such process. In the event that, at our request; you agree to provide some details of the nature or substance of the claim or claims made by the insuing party prior to the receipt by us of the relevant documents, we agree that this shall be without responsibility on your part and that we will have regard only to the relevant documents in determining our . response to the legal action or proceedings.
- 3. You shall have no other duties whatsoever under the terms of this letter vers as expressly provided in paragraphs 1 and 2 shove.

- 4. In the event that in your opinion communications between the United Kingdom and The Republic of the Congo are disrupted in any way, you shall be under no responsibility if a telex, cable or letter cannot be despatched to us, but you will use your best endeavours to inform us of this fact by telephone and shall despatch such telex, cable or letter, as the case may be, telephone and shall despatch such telex, cable or letter, as the case may be, telephone and shall despatch such telex, cable or letter, as the case may be, telephone and shall despatch such telex or cable to the number or address provided in paragraph 1 above or the telex or cable to the number or address provided in paragraph 2 above by despatch of a letter to the address provided in paragraph 2 above by depositing it with the postal authorities shall be a good discharge of your duries bersunder.
- 5. In consideration of your accepting these arrangements, we hereby agree to pay you within thirty days a fee of £ and all coors (if any) incurred by you in the preparation of this letter (including telex and other cut-of-pocket expenses) and, in addition, agree to indemnify you forthwith upon written demand by you from and against all coats, charges and expenses whatseever incurred or custained by you in performance of your duties whatseever incurred or custained by you in performance of your duties herounder (including the cost of copying and transmitting notices and documents despected to us or to our order as required under the terms of this letter) and agree that we shall have us right of action against you for any failure to perform any of such duties, except where such failure is due to your negligence or wilful default or that of your officers or agents.
- 6. Upon receiving the duplicate of this letter with the Form of Acknowledgment at the foot thereof duly signed by yourselves by vay of acceptance of the terms hereof, we shall notify the Lender (by delivery to it of a copy of this letter) that you have accepted the terms of this letter and that any service of process issued out of the Courts of England should be made by it quoting reference
- of the loss Agreement shall crase on the expiry of the period for the duration of the loss Agreement as described in the record sheet attached hereto unless in the case of any extension of such period (whether by written agreement, waiver or otherwise) you agree in writing to continue this appointment (which you will normally endeavour to do upon the payment of a further fee to be agreed at such time), provided that we hereby agree that this appointment whall toutium in force upon payment to you of such fee as you may agree with the Lender in the event that at the date for the final repayment under the loss Agreement, we have not complied with (or are alleged by the Lander not to have complied with) any of the tarms of the loss Agreement.
- 8. The terms of this letter shall override any terms to the contrary contained in the Losn Agreement regarding your appointment and you shall only be taken to have notice of these provisions of the Loan Agreement which era contained in the record sheat.

lours truly.

signed by

on behalf of The People's Republic of the Congo



We hereby acknowledge receipt of a letter dated from The People's Republic of the Congo of which the above is a true copy and agree to the terms of such letter and to a copy thereof being given to the financial institutions who are parties to the loss Agroement.

Yours truly,

DIRECTOR

Yor and on behalf of The Law Debenture Trust Corporation p.l.c. THE LAW DEPENDING TRUST CORPORATION p.1.c. Estates Booms 66 Greshes Street London ECZV THE

Tolephone: 01-606-5451 888347 and 8956839 Telex:

SERVICE OF PROCEEDINGS - RECORD SHEET

A separate shoat must be completed by each party appointing The Line Debenture.

Trust Corporation p.l.c. as its agent to accept service of proceedings. The appointor must inform The Law Debenture Trust Corporation p.l.c. immediately. of my alteration to the information set our below.

1. Name of Appointor: The People's Republic of the Congo	• • •
1. Name of Appointor.	
2. Address of Appointor's	•
Registered Office or	
Flace of Susings	
3. Appointor's telex number(s)	
4. Appointor's tolephone number(s)	
	.*
5. Appointor's cable addrass(es)	
6. Kame/title/references of person	2:1
to be contacted in the event of	
brocsequate paint serveq	
7. Yelex number/telephone number/	
event of proceedings being served	<u> </u>
	·.:
8. Rame/title/reference and address	
og berson to anom brochanges	
should be sent	
9. Have and address of London	
copy proceedings should be sent	
cohl bioceaning.	
10. Any special instructions	
10. My special little	. :
11. Details of document(s) concerned in appointment:	
11. Details of document(s) concerned in appearanty) (Details may be continued overleaf if necessary)	
Indicates and an	•
	<u>.</u>

Rature of Document: LOAS AGREEMENT

Parties: (1) The People's Republic of the Congo

(2) Equator Bank Limited Horfolk House Prederick Street P. O. Box 35-6273 Resest, N.P., Ishames

Dete: Curation:	•			
Amount Involved:	0.S. Dol1	.S. Dollars 6,500,000		
Jurisdiction Clause	Kumber:	Clause 19		•
				
Date:				
٠			•	-

on behalf of The People's Republic of the Coogo

REN

EXBIBIT C

THE PROPLE'S RESULLIC OF THE CONGO Brazzaville The People's Republic of the Congo

December, 1984

United States Corporation Company 70 Pine Street New York, New York 10270

Centleres:

We refer to the Loan Agreement (the "Agreement") dated __December, 1984 between the People's Bepublic of the Congo ("Congo") and Equator Bank Limited ("Equator") providing for a loan in the taximum principal amount of U.S. \$6,500,000. Valess otherwise defined herein, all capitalized terms used herein shall have the respective meanings provided therefor in the Agreement.

Congo, for itself and its successors and assigns, has submitted itself and its properties and revenues to the jurisdiction of the courts of the State of New York and to the jurisdiction of the courts of the United States of America located in the Southern District of New York for the purposes of any suit, action or other proceeding existing out of the Agreement. The final maturity date of the loan is five years after the first Interest Date.

Congo, for itself and its successors and assigns, hereby confirms its design untion and appointment of the United States Corporation Company, 70 Pine Street, New York, New York 10270, as its actorney-in-fact to receive service of summers and other legal process in any action, suit or proceeding with respect to any matter as to which it has submitted to jurisdiction as set forth above, it being stipulated that marrice upon such attorney-in-fact shell constitute service upon Congo or its successors and assigns, all as more fully set forth in the Agraement.

Congo further agrees that (1) the sole responsibilities of the United States Corporation Company shall be to send a copy of any such summons and other Legal process so received to Congo, by registered or cartified usil, at Branzaville, The People's Republic of the Congo and (ii) that the United States Corporation Company shall have no responsibility for the receipt or non-receipt by Congo of such summons and other legal process, nor for any performance or non-performance by Congo, or any other party to the Agreement or their respective successors and assigns, Compo haruby agrees to hold the United States Corporation Company harmless against all liability, loss, cost, damage or expense for any reason whatsoever, except its failure or refusal to receive or to send any summons and other legal process or notice as above set forth. Congo also hereby agrees to reimburse the United States Corporation Company for all its our-of-pocket disbursquants in connection with services to Congo hersunder.

Page 2 Letter to United States Corporation Company

Pleace schooledge receipt of this letter and your agreement to the terms bereof by signing and returning the enclosed copy of it. This letter shall also inurs to the benefit of Equator and its successors and assigns.

THE PROPLE'S REPUBLIC OF THE CONGO

Ву_			
	Næ:	•	
	Titles		

Accepted and agreed;

· UNITED STATES CORPORATION CONTANY

Name: Title:

APM

CHESTED D

FORM OF GPINION OF THE PRESIDENT OF THE SUPREME COURT

I the undersigned Charles ASSEMERANG, Doctor of Law, President of the Supreme Court of The Paople's Republic of the Congo

Having been requested by latter No. from the Minister of Finance to issue a legal opinion with relation to the Loan Agreement entered into on ___ December, 1984 between on the one hand The Feopla's Lepublic of the Congo and on the other hand Equator Bank Limited.

After baying examined:

- The Loss Agreement (the "Agracment") entered into on 1984 between on the one hand The People's Republic of the Congo and on December, the other hand Equator Bank Linited, under which Equator Sank Limited (the "Lander") agrees to grant to The People's Republic of the Congo, on the terms and conditions there set out, a lean facility for a maximum amount of U.S. \$6,500,000 in order to assist in financing the payment to Boyis International Limited of the local costs of the construction of the Brazzaville - Exyana - Kindamba highway under a contract relative to certain road building works in The Peopla's Republic of the Cougo;
- 2. All other documents it has deemed necessary to examine as well as the Constitution, leve and regulations in force of The People's Rapublic'

Give the following opinion (words and phrases defined in the Agreement

- 1. The agreement constitutes a charge on public funds within the meaning of the provisions of the Constitution of July 8, 1979 promulgated by Decree 79/445 of August 8, 1979.
- 2. Hr. Bote, Directeur Cemeral de la Caisce Congolaise d'Asortissement, is fully empovered to sign the Agreement and all other documents in connection with the Agreement on behalf of the People's
- The Directeur General de la Caisse Congolaire d'Amortissement signed the Agreement on ____ December, 1984.
- In consequence the Agreement has been validly and duly signed and the obligations it creates for the "Berrover" are irrevocable and unconditional obligations of The Pacple's Republic of the Congo, enforceable according to its terms.
- 5. All authorisations (including exchange control authorization), registrations or other formalities of or with any governmental authority that are required in The People's Republic of the Congo in connection with the Agraement have been obtained and are in full force and affect,

- The claims of the Lender on The People's Republic of the Coago arising out of the Agreement will rank part passu with all other horrowings, guarantees and debte of the People's Republic of the Congo. There is in existence no mortgage, pledge or other security or other preferencial arrangement over my assets or revenues of The People's
- The payments to be effected by The People's Republic of the Congo under the Agreement are not subject to any tax or duty in The People's Republic of the Congo. The Agreement is not subject in The People's Republic of the Congo to any stemp or registration or similar dary other then documentary registration tax, waless exampted, at a fixed nominal
- The Agreement satisfies the conditions of form required by Congolege law.
- The conclusion of the Agreement by The People's Republic of the Cours constitutes a private and commercial act rather than an act carried out for public purposes or in the interests of public purposes. The People's Republic of the Cougo is not cutified to claim any right of immity, whether of juriediction or execution, in The People's Republic of the Congo and the waiver of immusity from jurisdiction and execution before foreign courts concelled in the agreement is velid under Congolece lav.
- 10. So far as I am sware after making due and careful anquiry neither the Borrover nor any Compolese Public Sacity is in default in the
- II. The choice of English law to govern the Agreement is valid under Congolese law and that choics would be given effect to in any . proceedings before the Courts of The People's Republic of the Court concerning the Agreement. The submission to the jurisdiction of the English and New York courts to settle any differences arising in connection with the Agreement is walld under Congolese Law. The Lander would nonetheless have the right, in the event of such differences, to bring them before the Congolese courts, which would accept jurisdiction
- 12. A judgment given in England or New York against The Paople's Republic of the Congo under the Agreement would be recognized in The People's Ispublic of the Congo without investigation of the nerice.

13.	It is not necessary that the Lander be regise .d or such orised to you its activities in The People's Republic of the Congo in order you its activities in The People's Republic. It would not be
	wout its activities in the target and the transfer of the target and the
for	y out its activities in the records a acquisite. It would not be it to enforce its rights under the Agreement. It would not be it to enforce its rights under the Agreement as tod morely by reason of signature or performance of the Agreement as tod morely by reason of The Popula's Republic of the Congo.
frel	ted morely by reason of alguature of performance the Conro.
	ted metely by reason of alguature of the Congo.

CP - VEELENU

President of the Supreme Court

M.

Case 1:05-cv-00762-SLR Document 67-3 Filed 01/11/2007 Page 26 of 43

EXHIBIT G

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF KINGS	ζ
CONNECTICUT BANK OF COMMERCE	CERTIFICATION OF ORDER
Plaintiff, -against-	INDEX NO. 26671/99 HON. IRVING ARONIN
THE REPUBLIC OF CONGO,	
Defendants.	
I, ELLIOTT S. MARTIN, an attorney admitted	to practice in the State of New York,
hereby certify pursuant to CPLR § 2105 that I have compare	red the annexed copy of Order Granting
Permission to Execute on Judgment with the original on	file in the office of the clerk of Kings

DATED:

Brooklyn, New York December 14, 2000

County and have found that the paper is a true and complete copy thereof.

By: Elliott S. Martin

Of Counsel to Goldberg & Cohn, LLP Local Counsel to the Law Offices Williams & Connolly Attorney(s) for Plaintiff 16 Court Street-Suite 2304 Brooklyn, New York 11241

(718) 875-2400

the State of New York, held in and for the County of Kings, at 360 Adams Street
Brooklyn, New York, on the 7

PRESENT:

HON. HON, IRVING S. ARONIN

J.S.C.

CONNECTICUT BANK OF COMMERCE

INDEX NO. 26671/99

Plaintiff.

ORDER GRANTING PERMISSION TO
EXECUTE ON JUDGMENT

Ξ:

BL

-against-

THE REPUBLIC OF CONGO,

Defendant.

The Plaintiff, Connecticut Bank of Commerce, by its local attorney, Goldberg & Cohn, LLP., having duly moved this Court for an Order granting Plaintiff permission to execute on a judgment in its favor and against the Defendant in the sum of thirteen million six hundred twenty eight thousand three hundred and forty dollars and eleven (\$13,628,340.11) cents, predicated on an Order of this Court which was signed on February 1, 2000 and duly entered by the Kings County clerk on March 10, 2000 and a Notice of Entry of this Order being duly personally served on Defendant on March 29, 2000 and Notice of Settlement of the Money Judgment and Bill of Costs issued by this court being duly served on Defendant on June 21, 2000 and the instant motion for a Order permitting attachment and execution in satisfaction of judgment being duly served on Defendant on July 20, 2000 and proof of service filed with the Court and no appearance on behalf of Defendant having been filed nor any opposition to said motion having been received by movant and the motion having regularly come to be heard on September 6, 2000, and Defendant not appearing or submitting papers in opposition thereto,



Commerce Bank, it is

ORDERED that Plaintiff Connecticut Bank of Commerce's Motion for Permission to Execute on Judgment is GRANTED; and it is further

ORDERED that Plaintiff Connecticut Bank have execution upon the money judgment entered by this Court against any assets or other property of the Congo of any nature, irrespective of the use or intended use of such property, including but not limited to any payments due now or that come due in the future from any person to the Congo, including any such payments or obligations due to the Congo from any oil and gas exploration and development companies, operating in the United States or abroad, whether denominated as taxes, fees, royalties, net profits, or otherwise.

ENTER

HON. IRVING ARONIN

:::::

Case 1:05-cv-00762-SLR Document 67-3 Filed 01/11/2007 Page 30 of 43

EXHIBIT H

IN THE SUPERIOR COURT FOR THE STATE OF DELAWARE IN AND FOR NEW CASTLE COUNTY

CONNECTICUT BANK OF COMMERCE,) Delaware Judgment No. <u>05J-09-996</u>) Index No. 26671/99
)) SUPREME COURT OF THE STATE) OF NEW YORK) COUNTY OF KINGS
Plaintiff,)
V8.))
THE REPUBLIC OF CONGO,	PROTHOT AU 30
Defendants.	
AFFIDAVIT FOR COL FOREIGN JUDGMENT TO DI	NVERSION OF SELAWARE JUDGMENT

Paul D. Brown, being duly sworn, hereby deposes and says:

- 1. I, Paul D. Brown, am a member of the bar of the State of Delaware. My bar identification number is 3903.
- 2. I am local counsel to Af-Cap, Inc., assignee of the judgment creditor, Connecticut Bank of Commerce, in the above-captioned action in the Supreme Court of the State of New York, County of Kings (the "New York Action").
- 3. This affidavit is submitted for the purpose of converting the judgment against the defendant and judgment debtor in the New York Action, The Republic of Congo, to a Delaware judgment. An exemplified copy of the Money Judgment in the New York Action is attached hereto as Exhibit "A". A Form for the Recordation of the Assigned Delaware Judgment Number is attached hereto as Exhibit "B".

4. The name, address, and zip code of the judgment creditor in the New York action, Af-Cap, Inc., as assignee of Connecticut Bank of Commerce, is:

Af-Cap, Inc. c/o HWR Services Limited Craigmuir Chambers PO Box 71 Road Town, Tortola British Virgin Islands

5. The name of the judgment debtor, The Republic of Congo, and two addresses regarding the same, in the New York action are:

Republic of Congo Caisse Congolaise D'Amortissement BP 2090 Brazzaville Congo

And

Republic of Congo
Caisse Congolaise D'Amortissement
c/o Head of Ministry of Foreign Affairs
Rodolphe Adada
BP 98
Brazzaville
Congo

6. A check in the amount of \$50, payable to the Prothonotary of the Superior Court of the State of Delaware, in and for New Castle County, is enclosed herewith.

7. I hereby certify that the facts set forth-herein are true and correct to the best of my knowledge, information and belief.

Parl D. Brown

Subscribed and sworn to before me this 30th day of August, 2005 by Paul D. Brown, who is personally known to me.

NOTARY PUBLIC

Dona K. Kintz

Notary Public, State of Delaware

My commission expires: 6/08

DONA K. KINTZ
NOTARY PUBLIC
STATE OF DELAWARE
My Commission Expires June 28, 2006

DEL-PS1\147658v01

IN THE SUPERIOR COURT FOR THE STATE OF DELAWARE IN AND FOR NEW CASTLE COUNTY

CONNECTICUT BANK OF COMMERCE,) Delaware Judgment No. 055-08-8-8-8) 162 5. 22 7. 165) Index No. 26671/99
) SUPREME COURT OF THE) STATE OF NEW YORK) COUNTY OF KINGS
Plaintiff,)
vs.	
THE REPUBLIC OF CONGO,	PROTHC 2005 AU 30
Defendants.	ILED HONOTARY O PH 1: 21
NOTIC	E OF SUIT

TO: Directeur General de la Caisse Congolaise

d'Amortissement

BP 2090

Brazzaville, Congo

Registered Mail Return Receipt Requested

Minstre de l'Economie, des Finances et du Budget Centre Administratiff, Quartier Plateau **BP 2093**

Brazzaville, Congo

Registered Mail Return Receipt Requested Republic of the Congo c/o Head of the Ministry of Foreign **Affairs**

Rodolphe Adada

BP 98

Brazzaville, Congo

Registered Mail

Return Receipt Requested

United States Corporation Company (Registered Agent for Republic

of Congo)

1133 Avenue of the Americas,

Suite 3100

New York, New York 10036

Certified Mail

Return Receipt Requested

Mr. Boaz S. Morag
Cleary, Gottlieb, Steen & Hamilton
One Liberty Plaza
New York, New York 10006
Certified Mail
Return Receipt Requested

1. Title of legal proceeding; full name of court, case or docket number:

Court of the State of New York, County of Kings, Index No. 26671/99. A money judgment in favor of Plaintiff Connecticut Bank of Commerce was entered in the above-referenced action. The assignee of Connecticut Bank of Commerce in respect of that judgment is Af-Cap, Inc. A request for conversion of foreign judgment to Delaware judgment was filed in the Superior Court of the State of Delaware In and For New Castle County, Connecticut Bank of Commerce v. The Republic of the Congo; Index No. 26671/99, Delaware Judgment No.____. An application for a writ of execution has also been filed under the same caption as the request for conversion of foreign judgment to Delaware judgment. The garnishee under the writ of execution is CMS Nomeco Congo, Inc., a Delaware corporation.

2. Name of foreign state (or political subdivision) concerned:

Defendant/Judgment Debtor: Republic of Congo.

3. Identity of other parties:

Plaintiff/Judgment Creditor: Af-Cap, Inc. as assignee of Connecticut Bank of Commerce

Garnishee: CMS Nomeco Congo, Inc.

- 4. Nature of documents served (e.g., summons and complaint; default judgment):
- A. Affidavit for Conversion of Foreign Judgment to Delaware Judgment (attached).
 - B. Form for Recordation of Assigned Delaware Judgment Number (attached).

C. Application for Issuance of Writ of Execution and Attachment Fieri Facias (Garnishment) (attached)

- D. Praecipe to Sheriff of New Castle County (attached)
- E. Writ of Execution (attached)
- Nature and purpose of the proceeding; why the foreign state (or political subdivision) has been named; relief requested:

This is a notice of suit in an action to register in the Superior Court of the State of Delaware In and For New Castle County a judgment of the Supreme Court of the State of New York, County of Kings. On March 10, 2000, the Supreme Court of the State of New York, County of Kings, in Index No. 26671/99, entered an order signed on February 1, 2000 granting Plaintiff Connecticut Bank of Commerce, whose assignee is Af-Cap, Inc., a money judgment against Defendant The Republic of Congo for \$13,628,340.11, plus interest and costs. The relief sought in this action and the garnishment action referenced above is to enable Plaintiff to execute on any assets of, or debts owned to, the Republic of Congo that are within the jurisdiction of the Superior Court of the State of Delaware. If the Court issues a writ of garnishment to enforce the judgment, the money and property of the Republic of Congo could be taken without further warning from the Court.

Questions relating to state immunities and to the jurisdiction of United States courts over foreign states are governed by the Foreign Sovereign Immunities Act of 1976, which appears in Sections 1330, 1391(f), 1441(d), and 1602 through 1611 of Title 28, United States Code (Pub. L. 94-583; 90 Stat. 2891). A copy of the Foreign Sovereign Immunities Act is attached.

GREENBERG TRAURIG LLP

Sanford M. Saunders, Jr. Kenneth P. Kaplan

800 Connecticut Avenue, N.W.

Suite 500

Washington, DC 200006

(202) 331-3100

Attorneys for Af-Cap, Inc.

Dated: August 30, 2005

GREENBERG TRAURIG LLP

Paul D. Brown (No. 3903) Joseph B. Cicero (No. 4388) The Brandywine Building 1000 West Street, Suite 1540 Wilmington, DE 19801 (302) 661-7000

Attorneys for Af-Cap, Inc.

EXHIBIT A

Filed 01/11/2007

Page 38 of 43

7861

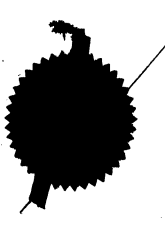
THE PEOPLE OF THE STATE OF NEW YORK, BY THE GRACE OF GOD FREE AND INDEPENDENT,

To all to whom these Presents may come, GREETING:

KNOW YE: That we have inspected the files and records in the office of the Clerk of the County of Kings, at Brooklys, in said County, and do find a certain

remaining there on file or on record in the words and figures following, to wit:

Judgment



CONNECTICUT BANK OF COMMERCE

Plaintiff,

MONEY JUDGMENT

-against-

THE REPUBLIC OF CONGO

	Defendant.
STATE OF NEW YORK)	
COUNTY OF KINGS))ss:

- 1. Plaintiff, CONNECTICUT BANK OF COMMERCE, by its attorneys, GOLDBERG & COHN, LLP., LOCAL COUNSEL to the FIRM OF WILLIAMS & CONNOLLY, having moved by Motion for Summary Judgment in Lieu of Complaint dated for an Order that a Money Judgment be granted to Plaintiff in the sum of Ten Million Three Hundred Seventy Five Thousand Two Hundred Forty Four Dollars and Eighty Three (\$10,375,244.83) DOLLARS plus interest and such costs and disbursements as are fixed by the Court; and
- 2. The Defendant having defaulted by failing to put in any Response to said motion and the matter having come before Hon. Irving Aronin on November 17, 1999 and Justice Aronin having granted Plaintiff's Motion for a Money Judgment of Ten Million Three Hundred Seventy Five Thousand Two Hundred Forty Four Dollars and Eighty Three (\$10,375,244.83) Cents and directing Plaintiff to settle an Order on Notice and Plaintiff having settled said Order on Notice to Defendant, and this Order having been signed by Justice Aronin on February 1, 2000 and having been duly entered by the County Clerk, Kings County on March 10, 2006, grantury that

a Money Judgment be against Defendant, The Republic of Congo in the sum of Ten Million Three Hundred Seventy Five Thousand Two Hundred Forty Four Dollars and Eighty Three (\$10,375,244.83) Cents plus interest from November 15,1996 of and now on the Motion of GOLBERG & COHN, LLP., LOCAL COUNSEL to the FIRM OF WILLIAMS & CONNOLLY it is;

ADJUDGED that Plaintiff, CONNECTICUT BANK OF COMMERCE residing at and with a principal place of business at 612 Bedford Street, Stamford, Connecticut 06901 have Judgment against and do recover of the Defendant, The Republic of Congo, a sovereign foreign entity with a principal residence in the United States at its Embassy located in 4891 Colorado Avenue, Northwest, Washington, D.C., (202) 726-0825 the sum of \$\frac{\partial \text{P}}{\text{D}}\$, \$\frac{\partial \text{P}}{\text{D}}\$, \$\frac{\partial \text{P}}{\text{D}}\$, \$\frac{\text{P}}{\text{D}}\$, \$\frac{\text{P}}{\text{D}}\$, \$\frac{\text{P}}{\text{D}}\$, \$\frac{\text{P}}{\text{D}}\$, \$\frac{\text{P}}{\text{D}}\$, \$\frac{\text{P}}{\text{D}}\$, \$\frac{\text{D}}{\text{D}}\$, \$\frac{\text

KINCS CORNIL CLERK'S OFFICE

ZOO HAY -9 PH 12: 46

FILED

Filed 01/11/2007

Page 41 of 43 61

All which we have caused by these Presents to be exemplified, and the seal of our said Court for said County to be hereunto affixed.

Wetness, Hox.

Wetnes

the G home cure.

HON, HOWARD RUDITZKY JUSTICE N.Y.S. SUPREME COURT

JUSTICE N.Y.S. SUPPLEMENT OF THE SUPPLEMENT OF THE STATE OF THE STATE

I FURTHER CERTIFY, that the Seal affixed to said exemplification is the proper Seal of said Court for said County, and that the attestation thereof is in due form of law and by the proper officer.

Witness my hand at the Borough of Brooklyn, this

7th day of JULY in the year # 200 ?

Howard (A Keith of the State of New York in and for the Second Judicial District.

Win G Lone Circs.

STATE OF NEW YORK, COUNTY OF KINGS,

I, WILBUR A. LEVIN., Clerk of the County of Kinga, and also of the Supreme Court of said County in and for the Second Judicial District of said State (said Court being a Court of Record), do hereby certify, that Hou. HON. HOWARD RUDITZKY whose HADE HAVE BEING COUNT certificate, is a Justice of the Supreme Court of said State in and for the Second Judicial District, duly elected and sworn, and that the signature of said Justice to said Certificate is genuine.

IN TRETIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said County and Court, this day of ALL 7 2003 19

With G Lune Corn.



IN THE SUPERIOR COURT FOR THE STATE OF DELAWARE IN AND FOR NEW CASTLE COUNTY

CONNECTICUT BANK OF COMMERCE,) Delaware Judgment No
) Index No. 26671/99
) SUPREME COURT OF THE STATE) OF NEW YORK) COUNTY OF KINGS
Plaintiff,)
Vs.)
THE REPUBLIC OF CONGO,)
Defendants.)))

Form for Recordation of Assigned Delaware Judgment Number

1. The name, address, and zip code of the assignee of the judgment creditor in the above captioned New York action is:

Af-Cap, Inc. c/o HWR Services Limited Craigmuir Chambers PO Box 71 Road Town, Tortola British Virgin Islands

2. The name of the judgment debtor, The Republic of Congo, and two addresses regarding the same in the New York action are:

Republic of Congo Caisse Congolaise D'Amortissement BP 2090 Brazzaville Congo

And

Republic of Congo Caisse Congolaise D'Amortissement c/o Head of Ministry of Foreign Affairs Rodolphe Adada BP 98 Brazzaville Congo

- 3. Upon the conversion of the foreign judgment in the above-captioned New York action, this judgment shall be assigned Delaware Judgment Number_____.
- 4. Upon the assignment of a Delaware judgment number, please forward a copy of this form to:

Counsel for the Judgment Creditor Paul D. Brown, Esquire Greenberg Traurig, LLP The Brandywine Building 1000 West Street, Suite 1540 Wilmington, DE 19801

Dated: August 30, 2005

DBL-PS1\147662v01